	Case 2:22-cr-01233-SMB Document 1	Filed 0	
1 2 3 4 5 6 7	GARY M. RESTAINO United States Attorney District of Arizona  THOMAS C. SIMON Assistant United States Attorney Arizona State Bar No. 03857 Two Renaissance Square 40 N. Central Ave., Suite 1800 Phoenix, Arizona 85004 Telephone: 602-514-7500 Email: tom.simon@usdoj.gov Attorneys for Plaintiff		FILED LODGED  RECEIVED COPY  SEP 2 0 2022  CLERK US DISTRICT COURT DISTRICT OF ARIZOMA  BY DEPUTY
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9	IN THE UNITED STATES DISTRICT COURT		
10	FOR THE DISTRICT OF ARIZONA		
11 12 13 14 15 16 17 18 19 20	United States of America,  Plaintiff,  vs.  Vincent Altaha, III,  Defendant.	No.	CR-22-1233-PHX-SMB (MHB)  REDACTED INDICTMENT  18 U.S.C. §§ 1153 and 113(a)(3) (CIR-Assault with a Dangerous Weapon) Counts 1  18 U.S.C. §§ 1153 and 113(a)(7) (CIR-Assault Resulting in Substantial Bodily Injury) Count 2
21 22 23			18 U.S.C. § 1153 and A.R.S. §§ 13-3623(A) and 13-702 (CIR-Child Abuse) Count 3
24	THE GRAND JURY CHARGES:		
25	COUNT 1		
26	On or about October 25, 2021, in the District of Arizona, within the confines of the		
27	San Carlos Apache Indian Reservation, Indian Country, Defendant VINCENT ALTAHA,		
28	III, an Indian, did intentionally and knowingly assault John Doe with a dangerous weapon,		

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1 that is, a claw hammer, with intent to do bodily harm. 2 In violation of Title 18, United States Code, Sections 1153 and 113(a)(3). 3 **COUNT 2** 4 On or about October 25, 2021, in the District of Arizona, within the confines of the 5 San Carlos Apache Indian Reservation, Indian Country, Defendant VINCENT ALTAHA, 6 III, an Indian, did intentionally, knowingly, and recklessly assault John Doe, an individual 7 who had not attained the age of 16 years, resulting in substantial bodily injury. 8 In violation of Title 18, United States Code, Sections 1153 and 113(a)(7). 9 COUNT 3 10 On or about October 25, 2021, in the District of Arizona, within the confines of the 11 San Carlos Apache Indian Reservation, Indian Country, Defendant VINCENT ALTAHA, 12 III, an Indian, under circumstances likely to produce death and serious physical injury, 13 intentionally, knowingly and recklessly caused John Doe, a child under the age of 18, to 14 suffer physical injury. 15 In violation of Title 18, United States Code, Section 1153 and Arizona Revised 16 Statutes, Sections 13-3623(A) and 13-702. 17 A TRUE BILL 18 19 s/ 20 FOREPERSON OF THE GRAND JURY Date: September 20, 2022 21 22 GARY M. RESTAINO United States Attorney 23 District of Arizona 24 s/ 25 THOMAS SIMON 26 Assistant U.S. Attorney 27 28 - 2 -